IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

LABORERS' PENSION FUND, and)
LABORERS' WELFARE FUND OF THE)
HEALTH AND WELFARE DEPARTMENT)
OF THE CONSTRUCTION AND GENERAL)
LABORERS' DISTRICT COUNCIL OF)
CHICAGO AND VICINITY, and LABORERS')
DISTRICT COUNCIL RETIREE HEALTH)
AND WELFARE FUND, and CATHY)
WENSKUS, Assistant Administrator of the)
Funds,)
Plaintiffs,) Case No. 17 C 8970
v.)
) Judge
U.S. CONSTRUCTION SERVICES INC., an)
Illinois corporation,)
)
Defendant.)

COMPLAINT

Plaintiffs, Laborers' Pension Fund, and Laborers' Welfare Fund of the Health and Welfare Department of the Construction and General Laborers' District Council of Chicago and Vicinity, and Laborers' District Council Retiree Health and Welfare Fund (collectively "Funds") and Cathy Wenskus (hereinafter "Wenskus"), Assistant Administrator of the Funds, by their attorneys, Patrick T. Wallace, Jerrod Olszewski, Amy N. Carollo, Katherine Mosenson, Kelly Carson, and G. Ryan Liska, for their Complaint against Defendant U.S. Construction Services Inc., an Illinois corporation, state:

COUNT I

(Failure to Submit Reports and Pay Employee Benefit Contributions)

1. Jurisdiction is based on Sections 502(e)(1) and (2) and 515 of the Employee Retirement Income Security Act of 1974 ("ERISA"), as amended, 29 U.S.C. §§1132 (e)(1) and

- (2) and 1145, Section 301(a) of the Labor Management Relations Act ("LMRA") of 1947 as amended, 29 U.S.C. §185(a), 28 U.S.C. §1331, and federal common law.
- 2. Venue is proper pursuant to Section 502(e)(2) of ERISA, 29 U.S.C. §1132(e)(2), and 28 U.S.C. §1391 (a) and (b).
- 3. The Funds are multiemployer benefit plans within the meanings of Sections 3(3) and 3(37) of ERISA. 29 U.S.C. §1002(3) and 37(A). They are established and maintained pursuant to their respective Agreements and Declarations of Trust in accordance with Section 302(c)(5) of the LMRA. 29 U.S.C. § 186(c)(5). The Funds have offices and conduct business within this District.
- 4. Plaintiff Cathy Wenskus ("Wenskus") is the Assistant Administrator of the Funds, and has been duly authorized by the Funds' Trustees to act on behalf of the Funds in the collection of employer contributions owed to the Funds and to the Construction and General District Council of Chicago and Vicinity Training Fund, and with respect to the collection by the Funds of amounts which have been or are required to be withheld from the wages of employees in payment of Union dues for transmittal to the Construction and General Laborers' District Council of Chicago and Vicinity (the "Union"). With respect to such matters, Wenskus is a fiduciary of the Funds within the meaning of Section 3(21)(A) of ERISA, 29 U.S.C. §1002(21)(A).
- 5. Defendant U.S. Construction Services Inc., ("Company"), is an Illinois corporation, does business within this District, and was at all times relevant herein an employer within the meaning of Section 3(5) of ERISA, 29 U.S.C. §1002(5), and Section 301(a) of the LMRA, 29 U.S.C. §185(c).

- 6. The Union is a labor organization within the meaning of 29 U.S.C. §185(a). The Union and the Company have been parties to successive collective bargaining agreements, the latest of which became effective June 1, 2013. ("Agreement"). (A copy of the "short form" Agreement entered into between the Union and the Company which Agreement adopts and incorporates Master Agreements between the Union and various employer associations, and also binds the Company to the Funds' respective Agreements and Declarations of Trust is attached hereto as Exhibit A.)
- 7. The Funds have been duly authorized by the Chicago Laborers' District Council Retiree Health and Welfare Fund ("Retiree Welfare Fund") the construction and General Laborers' District Council of Chicago and Vicinity Training Fund (the "Training Fund"), the Midwest Construction Industry Advancement Fund ("MCIAF"), the Chicagoland Construction Safety Council (the "Safety Fund"), the Laborers' Employers' Cooperation and Education Trust ("LECET"), the Illinois Small Pavers Association ("ISPA"), the CISCO Uniform Drug/Alcohol Abuse Program ("CISCO"), the Laborers' District Council Labor Management Committee Cooperative ("LDLMCC"), and the Chicago Area Independent Construction Association ("CAICA"), to act as an agent in the collection of contributions due to those funds.
- 8. The Agreement and the Funds' respective Agreements and Declarations of Trust obligate the Company to make contributions on behalf of its employees covered by the Agreement for pension benefits, health and welfare benefits, for the training fund and to submit monthly remittance reports in which the Company, *inter alia*, identifies the employees covered under the Agreement and the amount of contributions to be remitted to the Funds on behalf of each covered employee. Pursuant to the terms of the Agreement and the Funds' respective

Agreements and Declarations of Trust, contributions which are not submitted in a timely fashion are assessed liquidated damages plus interest.

- 9. The Agreement and the Funds' respective Agreements and Declarations of Trust require the Company to submit its books and records to the Funds on demand for an audit to determine benefit contribution compliance.
- 10. The Agreement obligates the Company to obtain and maintain a surety bond to insure future wages, pension and welfare contributions.
- 11. Notwithstanding the obligations imposed by the Agreement and the Funds' respective Agreements and Declarations of Trust, the Company has performed covered work during the months of June, 2017 forward and has:
- (a) failed to submit reports and contributions to Plaintiff Laborers' Pension Fund for the period of June, 2017 forward, thereby depriving the Laborers' Pension Fund of contributions, income and information needed to administer the Fund and jeopardizing the pension benefits of the participants and beneficiaries;
- (b) failed to submit reports and contributions to Plaintiff Laborers' Welfare Fund of the Health and Welfare Department of the Construction and General Laborers' District Council of Chicago and Vicinity for the period of June, 2017 forward, thereby depriving the Welfare Fund of contributions, income and information needed to administer the Fund and jeopardizing the health and welfare benefits of the participants and beneficiaries;
- (c) failed to submit reports and contributions to Plaintiff Chicago Laborers' District Council Retiree Health and Welfare Fund for the period of June, 2017 forward, thereby depriving the Retiree Health and Welfare Fund of contributions, income and information needed

to administer the Fund and jeopardizing the health and welfare benefits of the participants and beneficiaries;

- (d) failed to submit reports and contributions to Laborers' Training Fund for the period of June, 2017 forward, thereby depriving the Laborers' Training Fund of contributions, income and information needed to administer the Fund and jeopardizing the training fund benefits of the participants and beneficiaries;
- (e) failed to report and pay all contributions owed to one or more of the other affiliated funds identified above for the period of June, 2017 forward, thereby depriving said fund(s) of contributions, income and information needed to administer said fund(s) and jeopardizing the benefits of the participants and beneficiaries; and
- (f) failed to obtain and maintain a surety bond in accordance with the collective bargaining agreement.
- 12. The Company's actions in failing to submit timely reports and contributions and obtain a surety bond violate section 515 of ERISA, 29 U.S.C. §1145, and Section 301 of the LMRA. 29 U.S.C. §185.
- 13. Pursuant to Section 502(g)(2) of ERISA, 29 U.S.C. §1132 (g)(2), Section 301 of the LMRA, 29 U.S.C. §185, federal common law, and the terms of the Agreement and the Funds' respective Trust Agreements, the Company is liable to the Funds for unpaid contributions, as well as interest and liquidated damages on the unpaid contributions and paid late contributions, accumulated liquidated damages, audit costs, reasonable attorneys' fees and costs, and such other legal and equitable relief as the Court deems appropriate.

WHEREFORE, Plaintiffs respectfully request that this Court enter judgment against Defendant U.S. Construction Services Inc.:

- a. ordering Defendant to submit benefit reports and contributions for the time period of June, 2017 forward, and to obtain and maintain a surety bond in accordance with the collective bargaining agreement;
- b. entering judgment in sum certain against Defendant on the amounts due and owing as pleaded in the Complaint, and pursuant to the amounts revealed as owing pursuant to the June, 2017 forward reports, if any, including contributions, interest, and attorneys' fees and costs; and
- c. awarding Plaintiffs any further legal and equitable relief as the Court deems appropriate.

COUNT II

(Failure to Submit Reports and Pay Union Dues)

- 14. Plaintiffs reallege paragraphs 1 through 13 of Count I.
- 15. Pursuant to agreement, the Funds have been duly designated to serve as collection agents for the Union in that the Funds have been given the authority to collect from employers union dues which should have been or have been deducted from the wages of covered employees.
- 16. Dues reports and contributions are due by the 10th day following the month in which the work was performed. Dues reports and contributions which are not submitted in a timely fashion are assessed liquidated damages.
- 17. Notwithstanding the obligations imposed by the Agreement, the Company has performed covered work during the months of June, 2017 forward and has failed to withhold and/or report to and forward union dues that were deducted or should have been deducted from

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the wages of its employees for the period of June, 2017 forward, thereby depriving the Union of income and information.

18. Pursuant to the Agreement, the Company is liable to the Funds for the unpaid

union dues, as well as liquidated damages, accumulated liquidated damages, audit costs,

reasonable attorneys' fees and costs as the Union's collection agent, and such other legal and

equitable relief as the Court deems appropriate.

WHEREFORE, Plaintiffs respectfully request that this Court enter judgment against

Defendant U.S. Construction Services Inc. for the amount of the union dues owed to date

together with all liquidated damages, accumulated liquidated damages, audit costs, attorneys'

fees and costs, and any other legal and equitable relief as the Court deems appropriate.

December 13, 2017

Laborers' Pension Fund, et al.

By: <u>/s/ Jerrod Olszewski</u> Jerrod Olszewski

Jerrod Olszewski
Office of Fund Counsel
111 W. Jackson Blvd., Suite 1415
Chicago, IL 60604
(312) 692-0051

17-cv-08970 Document #: 1 Filed: 12/13/17 Page 8 of 8 PageID #:8 CONSTRUCTION & GENERAL LABORERS'

DISTRICT COUNCIL OF CHICAGO AND VICINITY

AFFILIATED WITH THE LABORERS' INTERNATIONAL UNION OF NORTH AMERICA 999 McCLINTOCK DRIVE • SUITE 300 • BURR RIDGE, IL 60527 • PHONE: 630/655-8289 • FAX: 630/655-8853 benjarilare digenal ramen, also de arreitz floreni prese, and fra geologia for freight france and

INDEPENDENT CONSTRUCTION INDUSTRY COLLECTIVE BARGAINING AGREEMENT

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DEPT.

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SEPUISITED and agreed by and between U.S., CAUSTOUCTON SOLVES ("Employer") and the Construction Solves Obstitute Council of Chicago and Vionity, Laborers' International Union of North America ("Union"), representing and encompassing its affiliated Local Unions, 5. 1, 2, 4, 5, 6, 25, 76, 76, 95, 118, 149, 152, 225, 289, 283, 582, 681, 1601, 1035, 1032, together with any other Local Unions that may come within its Unions"), and encompassing the geographic areas of Cook, Lake, Buraga, Will, Grundy, Kendall, Kane, McHenry and Boone counties, Illinois, that:

Interaction (II THE Unions*), and encompassing the geographic areas of Cook, Lake, Duragos, Wal, Grundy, Kendall, Kane, McHenry and Boone countes, 18robs, that

Recognition in response to the Union's request for recognition as the majority or Section 9(a) of the translative of the unit employees, the Employer recognities the Union

S. The sorts and a substrative different expensions of the MLRA, as arrianced for the employees now and hereinather employed under the terms of

Interactive in respect to wages, hours and other terms and coordions of employment. This recognition is based on the Union's having shown, or having offered to show,

ewdence of its majority support. This Employer has not assigned its rights for purposes of collective bargaining with the Union to any person, entity or association, and hereby,

revolves its prior assignment of bargaining rights, it any. The Employer further volucturally elected to assign even bargaining rights to any preson, entity or association without

written approval from the Union. Howithstanding the number of persons employed under this Agreement, the Employer shall abide by this Agreement, and all extensions hereof,

and it washes any right it may have to terminate this agreement based upon the number of persons employed.

- and it walves any right it may have to terminate this agreement based upon the number of persons employed.

 2. Labor Contract. The Employer affirms and adopts the applicable Collective Bargaining Agreement(s), as designated by the Union, between the Union and the Builders Association, the Chicago Area Independent, Construction Association, the Chicago Area Rail Contractors Association, the Chicago Area Scialfolding Association, the Chicago Area Scialf

The Employer shall further deduct an amount designated by the Union for each hour that an employee receives wages under the terms of this Agreement on the basis of individually signed voluntary authorized deduction forms and shall pay over the amount so deducted to the Laborer's Potifical League ("LPL") or to a designated appointer, not later than the 10th day of the month next following the month for which such deductions were made. LPL remittances shall be paid a processing fee each month from the total amount to be transmitted to the LPL to be calculated at the Itenois Department of Revenue or other applicable standard.

- 5. Work Jurisdiction. This Agreement covers all work within the applicable Collective Bargaining Agreements and all work within the Union's trade and geographic jurisdiction as set forth in the Union's Statement of Jurisdiction, as amended from time to time, which are incorporated by reference into this Agreement. The Employer shall assign all work described therein to its Union-represented Laborer employees and acknowledges the appropriateness of such assignment. Neither the Employer nor its work assignment as required under this Agreement shall be stipulated or otherwise subject to adjustment by any jurisdictional disputes board or mechanism except upon written notice by and directions.
- 6. Subcontracting. The Employer, whether acting as a contractor, general manager or developer, sha'll not contract or subcontract any covered work to be done at the site of construction, afferation, painting or repair of a building, structure or other work to any person, corporation or entity not signatory to and covered by a collective bargaining agreement with the Union. This obligation spires to all tiers of subcontractors performing work at the site of construction. The Employer shall further assume the obligations of all tiers of its subcontractors for prompt payment of employees' wages and other benefits required under this Agreement, including reasonable attorneys' less incurred in enforcing the
- provisions nersol.

 7. Frings Benefits. The Employer agrees to pay the amounts that it is bound to pay under said Collective Bargaining Agreements to the Health and Welfare Department of The Construction and General Laborers' District Council of Chicago and Vicinity, the Laborers' Pension Fund (including Laborers' Excess Benefit Funds), the Fox Valley Benefit Funds, the Construction and General Laborers' District Council of Chicago and Vicinity Apprentice and Training Trust Fund, the Chicago Area Laborers-Employers Cooperation Education Trust, the LDOLMCC, and to all other designated Union-affitiated benefit and labor-management funds (the "Funds"), and to become bound by and be considered a party to the agreements and declarations of trust creating the Funds as if it had signed the original copies of the trust instruments and amendments thereto. The Employer further affirms that all prior contributions paid to the Welfare, Pension, Training and other Funds were made by duly authorized agents of the Employer at all proper rates, and evidence the Employer's Intent to be bound by the funds agreements and Collective Bargaining Agreements in effect when the contributions were made, acknowledging the report form to be a sufficient histurient in writing to bind the Employer to the applicable collective bargaining agreements.
- Sumcent issument in witing to one the Employer to the appricaces concerns tragitating agreements.

 8. Contract Enforcement, All geterances field by either party arising hereunder shall, at the Union's discretion, be submitted to final and binding artitration upon timely demand. Should the Employer fall to comply within ten (10) days with any binding prievance award, whether by geterances committee or arbitration, it shall be liable for all costs and legal fees incurred by the Union to enforce the award. Robinthistanding anything to the contrary, nothing herein shall limit the Union's right to strike or withdraw its members because of non-payment of wages and/or fringe benefit contributions, failure by the Employer to timely remit dues to the Union, or non-compliance with a binding grievance award. The Employer's violation of any provision of this paragraph will give the Union the right to take any other legal and economic action, including but not limited to all remotes at law or equity. It is expressly understood and agreed that the Union's right to take economic action is in addition to, and not in Seu of, its rights under the geterance procedures. Where necessary to correct contract violations, or where no acceptable steward is currently employed, the Union may appoint and place a steward from outside the work-
- 9. Successors, in the event of any change in the ownership, management or operation of the Employer's business or substantially all of its assets, by sale or otherwise, it is agreed that as a condition of such sale or transfer that the new owner or manager, whether corporate or individual, shall be fully bound by the terms and conditions of this Agreement. The Employer shall provide no less than (en (10) days' prior written notice to the Union of the sale or transfer and shall be obligated for all expenses incurred by the Union to enforce the terms of this paragraph.
- Output to encour on the paragraph.

 10. Termination. This Agreement shall remain in full force and effect from June 1, 2013 (unless dated differently below) through May 31, 2017, and shall continue thereafter unless there has been given written notice, by certified mall by either party hareto, received no less than sixty (60) nor more than rulesty (90) days prior to the expiration date, of the desire to modify or amend this Agreement through negotiations. In the absence of such timely and proper notice the Employer and the Union agree to be bound by the new applicable association agreement(s), incorporating them into this Agreement and extending this Agreement for the life of the newly negotiated agreements, and thereafter for the duration of successive agreements, unless and until timely notice of termination is given not less than sixty (60) nor more than rulesty (90) days prior to the expiration of each successive Collective Bargaining Agreement.

11. Execution. The signalory below warrants his or her receipt of the applicable Collective Bargaining Agreement(s) and authorization from the Employer to execute this Agreement, without fraud or duress, and with full knowledge of the obligations and undertakings contained herein. The parties acknowledge and accept facsimile signatures on this Agreement as if they were the original signatures.

Dated 5014 19 ,2016	U.S. Construction Services True.
ACCEPTED: Laborers' Local Union No	By: John Di Foggio (Print Name and Intel)
By CONSTRUCTION AND GENERAL LABORERS	TROP
DISTRICT COUNCIL OF CHICAGO AVID VICINITY BY:	451 West Huron 54 (Nit 1512) (Address)
Mores P. Crinnolly, Business Markager By:	Chicago 12 60654 630-333-6118 EXHIBIT
Charles Loverde, Secretary-Treasurer For Office Use Only: CATCA K	USSE(VICEINCE) SG SMA &
Effective June 1, 2013 WHITE - LOCAL UNION • CANARY - TRUST FUN	D • PINK - DISTRICT COUNCIL • GOLD - EMPLOYER 🐗